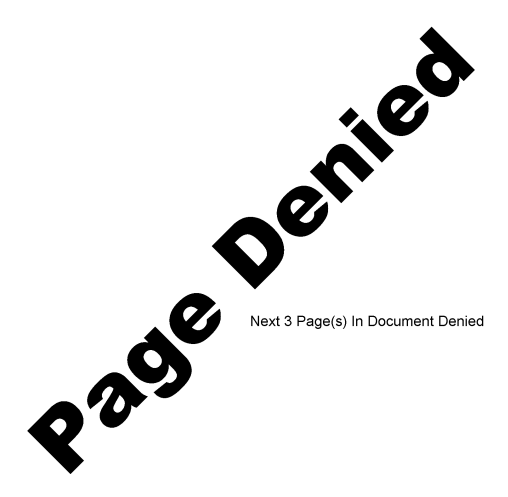
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Central Intelligence Agency



24 January 1986 OLL86-0100/2

The Honorable James C. Miller III Director Office of Management and Budget Washington, D.C. 20503

Dear Mr. Miller:

In accordance with Office of Management and Budget (OMB) Circular No. A-19 (revised), I am submitting proposed legislation for your advice as to whether it is in accordance with the President's program. Enclosed are ten copies of the proposed "Intelligence Authorization Act for Fiscal Year 1987," with accompanying draft letters of transmittal to the President of the Senate and to the Speaker of the House of Representatives.

The Fiscal Year 1987 Intelligence Authorization Act was identified as proposal number 99/2-1 in the proposed Central Intelligence Agency and Intelligence Community Legislative Program for the Second session of the Ninety-ninth Congress which was recently forwarded to your office with the consolidated National Foreign Intelligence Program budget. A number of the provisions of the proposed Fiscal Year 1987 Intelligence Authorization Act were contained in last year's authorization bill as submitted to Congress. Section 402 (the "interlocutory appeal" provision), Section 404 (the special drug and alcohol abuse provision for the Central Intelligence Agency (CIA) and National Security Agency (NSA)), and Title V of the bill (the Department of Defense's Proprietary Legislation) all were included in last year's bill.

In addition to the above provisions, this year's bill also proposes several limited expansions of provisions enacted as part of last year's bill. First, Section 403 of this year's bill would expand the availability of the "unhealthful posts" extra retirement credit provided last year for Agency employees participating in the Central Intelligence Agency Retirement and Disability System (CIARDS), to other non-CIARDS Agency employees. Second, Section 605 would add the Federal Bureau of Investigation to that group of agencies (CIA, DOD and OPM) who, under last year's bill, were authorized to obtain state and local criminal record information on applicants. Additional provisions are explained in a detailed section-by-section analysis.

I would be most appreciative of your assistance in securing prompt clearance of this proposed legislation.

Sincerely,

John N. McMahon Acting Director of Central Intelligence

Enclosures

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